Case 3:20-cv-06754-WHA Document 257-1 Filed 05/09/22 Page 1 of 5

	1	
1 2 3 4 5 6 -	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com Lindsay Cooper (Bar No. 287125) lindsaycooper@quinnemanuel.com 50 California Street, 22 nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700	N, LLP
7 8	Attorneys for GOOGLE, LLC	DISTRICT COLIRT
9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
	SAN FRANCISCO DIVISION	
10		
11	GOOGLE LLC,	Case No. 3:20-cv-06754-WHA Related to Case No. 3:21-cv-07559-WHA
12	Plaintiff,	DECLARATION OF LINDSAY COOPER
13	VS.	IN SUPPORT OF GOOGLE'S RESPONSE TO SONOS'S MOTION REQUESTING
14	SONOS, INC.,	PATENT SHOWDOWN TRIAL DATE TO BE MOVED
15	Defendant.	
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		Cosa No. 2:20 av 06754 WH

DECLARATION OF LINDSAY COOPER

I, Lindsay Cooper, declare and state as follows:

3

1

2

practice before this Court. I am a Partner at Quinn Emanuel Urquhart & Sullivan LLP representing Google LLC ("Google") in this matter. I have personal knowledge of the matters set forth in this

4 5

Declaration, and if called as a witness I would testify competently to those matters.

6 7 2.

3.

Requesting Patent Showdown Trial Date To Be Moved ("Response"). If called as a witness, I could

due to previously-scheduled trials or hearings requiring his attendance in other cases: August 1–31,

2022 (trial in *UMG v. Brighthouse*, M.D. Fla.); September 7, 2022 (pretrial conference in *Warner*

v. Charter, D. Col.); September 28, 2022 (pretrial conference in SynQor v. Vicor, E.D. Tex.);

October 17–21, 2022 (trial in SynQor v. Vicor, E.D. Tex.); October 24 – November 14, 2022 (trial

in Warner v. Charter, D. Col.); November 4, 2022 (pretrial conference in Eolas v. Google, N.D.

Cal.); November 28, 2022 – December 16, 2022 (trial in *Eolas v. Google*, N.D. Cal.); January 4,

2023 (pretrial conference in *Alorica v. Fortinet*, Santa Clara County Superior Court); January 9–20,

2023 (trial in *Eolas v. Google*, N.D. Cal.); January 23 – February 3, 2023 (trial in *Alorica v. Fortinet*,

Santa Clara Superior Court); January 24, 2023 (pretrial conference in *Knauf v. JM*, S.D. Ill.);

February 13 – March 10, 2023 (trial in *Eolas v. Google*, N.D. Cal. From February 13-24, 2023; trial

in Knauf v. JM, S.D. Ill. from February 21-March 7, 2023; pretrial conference in Via v. RideCo,

W.D. Tex. on March 10, 2023); March 31 – April 7, 2023 (trial in Via v. RideCo, W.D. Tex.); and

I am an attorney licensed to practice in the State of California and am admitted to

I make this declaration in support of Google's Response to Sonos's Motion

Charles Verhoeven, Google's lead trial counsel, is unavailable on the following dates

8

and would testify competently to the information contained herein.

April 10, 2023 (pretrial conference in 5GIP v. Samsung, E.D. Tex.).

9

10

11

12

13

14

15

1617

18

19

20

21

22

2324

25

26

27 | 28 |

In this matter, the court has instructed the parties to be ready for a 15-day trial at some point in August. The Court has not given any further guidance as to the specific start date of the trial.

In this matter, the court has set three separate jury trial dates for each of the three defendants respectively. Mr. Verhoeven is counsel for one of the defendants, Google LLC. The defendants do not yet know which trial date they have been assigned to, and the court has said it will make this determination at a later time.

Case No. 3:20-cv-06754-WHA

ATTESTATION I, Charles K. Verhoeven, am the ECF user whose ID and password are being used to file the above Declaration. In compliance with Civil L.R. 5-1, I hereby attest that Lindsay Cooper has concurred in the aforementioned filing. DATED: May 9, 2022 /s/ Charles K. Verhoeven Charles K. Verhoeven

Case No. 3:20-cv-06754-WHA

CERTIFICATE OF SERVICE Pursuant to the Federal Rules of Civil Procedure and Local Rule 5-1, I hereby certify that, on May 9, 2022, all counsel of record who have appeared in this case are being served with a copy of the foregoing via the Court's CM/ECF system and email. /s/ Charles K. Verhoeven Charles K. Verhoeven Case No. 3:20-cv-06754-WHA

DECLARATION OF LINDSAY COOPER